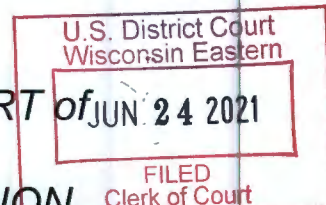


IN THE UNITED STATES Eastern DISTRICT COURT of JUN 24 2021  
Wisconsin  
FOR THE Eastern DISTRICT OF Wisconsin, Civil DIVISION  
(full name of Plaintiff)



**Fidelis I.Omegbu**  
**4057 N. 41<sup>st</sup> Street, Milwaukee, WI 63216**  
**Pro Se Plaintiff**

Case Number **21-C-0786**

Wisconsin Motor Vehicle Crash Report  
J9L092T5PB J9L01HNC5K

*Incident Car Crash of 2/13/19(WMVCR)*

**V.**

1. **Corey L. Green 9919W. Appleton Ave. Milw. WI 53225**  
**crash time 12:38PM Plaintiff's car towed due to**  
**disabling damage.**
2. **D. PRITZLAFFCi.Police Officer called to crash scene**  
**J9L01HNC5K J9L092T5PB Supervisor Milw. Police**  
**department.749 West State St., WI. 53201, had no**  
**reason that plaintiff violated any law while on transport**  
**to the hospital unconscious**
3. **Philadelphia Insurance Company on**  
**J9L01HNC5K, J9L092T5PB**
4. **PKSD Law Firm on J9L01HNC5K J9L092T5PB, 1110 N.**  
**Old 3<sup>rd</sup> Street Suite 320 Milwaukee, WI 53203**  
**Telephone:(414)212-0000**  
**Facsimile☹(414)2120004www .PKSD.com**

5. Howard S. Sicula on J9L01HNC5K , J9L092T5PB,,  
1110 North Old 3<sup>rd</sup> St., Suite320 Milwaukee, WI.53203
6. This Police Officer of the City of Milwaukee

**Defendants.**

**PARTIES:**

1. Now comes **Pro Se PLAINTIFF** on J9L092T5PB and files this Complaint against *all defendants personally, jointly severely and collectively*. Defendants named on 2/13/2019 incident hereof caused serious physical injuries on Plaintiff. Plaintiff would show unto the Court the matters of facts.
2. Plaintiff, is organized and existing under the laws of the state of Wisconsin, with its home located at 4057 North 41<sup>st</sup> St., Milw. **Milw. county, WI. 53216**, referred herein in the Caption above.
3. On Feb. 13<sup>th</sup> 2019, a motor car crash Seriously Caused physical, mental, head, body, and leg injuries to plaintiff and his pasenger at about 12:38 PM. Wisconsin Crash report J9L092T5PB.
4. Plaintiff was hospitalized at St. Luke's General following transportation. After 4 hours, Dr .Walter P. Jacobson started surgical process in order to save Plaintiff's life. The surgery lasted hours on my neck and shoulders, as I was informed later.
5. At all times material, plaintiff was admitted in-patient for 3months, 6days and two hours without seeing the light of



day and was moved to outpatient on May 20<sup>th</sup>, 2019, for recovery procedures and therapy.

6. Wisconsin Motor Vehicle Crash Report  
Statement of Claim for breach of Contract and fiduciary  
duties. Plaintiff Incident Car Crash 02/13/19(WMVCR)

On February 13<sup>th</sup> 2019, While Plaintiff Fidelis Omegbu was driving his car in Milwaukee, Wisconsin, Corey L. Green drove his car at area for 30 MH on a left turn crashed his vehicle on Plaintiff's body injuring him and his vehicle damaged completely.

7. **D. PRITZLAFFCi. Police Officer called to crash scene J9L01HNC5K J9L092T5PB Supervisor Milw. Police department.749 West State St., WI. 53201, had no reason that plaintiff violated any law while on transport to the hospital unconscious.**
8. **The excessive force caused a head injury, Body injuries, Eye injuries, Bone injuries, and other injuries.**
9. **Fidelis Omegbu does not have to pay for 3 months, 6 days, 2 hours in-patient hospitalization at St. Luke's hospital and other third-party experts that saved plaintiff's life.**
10. **Defendant D. PRITZLAFFCi J9L092T5PB is a Police Officer of the City of Milwaukee and his Supervisor Approved from Milwaukee police department 749 West State St., WI. 53201 to report the crash of 2/13/19.**
11. **This defendant aforesaid was on duty when this crash accident occurred about 12:38 PM. On information**

and belief two young people called 911 reporting the accident. Plaintiff was bleeding.

12. Before this Police Officer arrived, two fire engines had arrived, stopping traffic and talking to me,
  13. Passenger Ekwutosi G. Icchefu was (also injured) :J9L092T5PB in the vehicle and could not talk. This Plaintiff was removed by the ambulance to the hospital. Passenger was sent to the Hospital on a separate vehicle
  14. This Police Officer of the City of Milwaukee, failed to investigate the crash scene correctly. Plaintiff was traveling on 27<sup>th</sup> Street going Southbound. Police report did not indicate the correct direction of crash.
  15. Wisconsin crash report was not issued until 6months after the crash.  
The initial assessment of the Police was that the passenger was the driver but she was not sitting at the driver's seat although injured.
33. This defendant wrote
- “ I, a sworn law officer,  
agree that I have not  
added any CJIS in this report”
34. Yet, Defendant D. PRITZLAFFCi  
J9L092T5PB is a Police Officer  
supervisor approval wrote “UNITE1  
TRAVELED SOUTHBOUND ON 27TH  
ST. APPROACHING W.HOPE AV  
...MAKING A LEFT HAND TURN TO  
TRAVEL NORTHBOUND ON N.27<sup>TH</sup>  
ST. UNIT 1 FAILED TO STOP AT THE



FLASHING RED TRAFFIC SIGNAL AT  
W.HOPE AV....UNIT 1 COLLIDED  
WITH UNIT 2" This is adding CJIS to the  
record. This report is wrong.

35. Plaintiff, re-writes, alleges, and realleges paragraphs 1 thru  
34. The work of **D. PRITZLAFFCI** **J9L092T5PB** as

Police Officer is wrong, false, arbitrary,  
additional or incorrect to the incident.

36. Following the erroneous reporting of D.Pritzlaffci continued to  
mislead the Wisconsin crash on the substantiating and damaging  
of Plaintiff's character concerning  
**J9L01HNC5K** **J9L092T5PB**.

37. This defendant is liable personally, Jointly, severely, and  
punitively together with the Police department. that he works  
for. The cost of these liabilities shall be known during  
discovery and trial of this matter.

38. PKSD Law Firm on **J9L01HNC5K** **J9L092T5PB**, 1110 N.  
Old 3<sup>rd</sup> Street Suite 320 Milwaukee, WI 53203  
Telephone:(414)212-0000 Facsimile ☹️(414)2120004  
**www.PKSD.com**

**Howard S. Sicula** on **J9L01HNC5K** , **J9L092T5PB**, 1110  
North Old 3<sup>rd</sup> St., Suite 320 Milwaukee, WI.53203

39. On or about August, 2019; plaintiff entered into a contractual  
agreement with fiduciary duties commonly called Contingency  
contract to represent the plaintiff in the crash that occurred on  
02/13/19 in the City of Milwaukee.

40. Statement of Claim

On February 13<sup>th</sup> 2019, While Plaintiff Fidelis Omegbu was driving his car in Milwaukee, Wisconsin, Corey L. Green drove his car at area for 30 MH on a left turn crashed his vehicle on Plaintiff's body injuring him and his vehicle damaged completely. PKSD has breached this contract and duties.

**Philadelphia Insurance Company on J9L01HNC5K, J9L092T5PB failed, refused, neglected to perform their duties including fiduciary duties to Plaintiff as agreed in the aforesaid.**

**Philadelhia Insurance Company insured Corey L. Green and indemnified him**

**Accordingly, plaintiff recalls Defendant Howard S. Sicula on J9L01HNC5K J9L092T5PB, 1110 North Old 3<sup>rd</sup> St., Suite 320 Milwaukee, WI.53203**

**44.** Since more than 10 years ***Plaintiff*** has engaged, learnt, studied ,applied, used and worked on computers, emails, consultations, software analysis, and sale of systems to communicate online thru the Microsoft **systems**.

**44.**The computing process developed and utilized by ***Plaintiff*** has resulted in the production of superior consulting computer network that advises customers on the use and methods.

**45.** Such computing processes constitute valuable trade secrets which are the property of ***Plaintiff***. Included among the computing processes which are trade secrets by: engagement, learnt, studied ,applied, used and worked on computers, emails, consultations, software analysis, and sale of systems to communicate online thru the Microsoft **systems**



**46. Howard S. Siculo on J9L01HNC5K J9L092T5PB, 1110 North Old 3<sup>rd</sup> St., Suite 320 Milw., WI. 53203** who at all times during said Agreement stood in a relationship of trust and confidence with ***Plaintiff***, became, by reason of said Agreement, intimately acquainted with all the processes, procedures, equipment, and paraphernalia involved in the computer and knew that the information imparted to him during his Agreement with ***Plaintiff***, that said computing processes and procedures were confidential.

47. and agreed, pursuant to said Agreement, that he would not, during or after the term of this Agreement, directly or indirectly, use, disseminate, or disclose to any person, firm, or other business entity for any purpose whatsoever, any information regarding said computing processes which were disclosed to ***Defendant*** or known by ***Defendant*** as a consequence of or through his Agreement with ***Plaintiff***.

**48. Howard S. Siculo is a partner in the PKSD law firm and possess all the information from the PKSD systems** but is not limited to, information regarding customers, services, suppliers, and related matters.

49. and also includes information relating to research, development, inventions, manufacture, purchasing, accounting, and marketing.

**50. Howard S. Siculo** has engaged, and is presently engaged, in the furtherance of a plan or scheme to induce the wrongful disclosure of ***Plaintiff*** trade secrets as described above and to wrongfully utilize *and/or* disseminate such trade secrets to its advantage and to the loss of ***Plaintiff***.

**Relief sought by Plaintiff**

WHEREFORE, ***Plaintiff*** requests:

A. A preliminary injunction prohibiting ***Defendant Howard S. Sicula and PKSD 1110 North Old 3<sup>rd</sup> St., Suite320 Miw., WI.53203*** from divulging or otherwise Making known any other person, firm, corporation, or entity, any of the materials, processes, or procedures utilized by ***Plaintiff*** .

B. The course of said ***Consultant Agreement*** between said ***Defendant Howard S. Sicula 1110 North Old 3<sup>rd</sup> Street, Suite320 Miw., WI. 53203 and Plaintiff concerning J9L092T5PB J9LOKHWRFJ J9L1JCBQ77*** and in ***J9L01HNC5K*** pending before the court ruling on ***Plaintiff*** application for a permanent injunction so restraining ***Defendant*** .

C. A permanent injunction prohibiting ***Defendant aforesaid*** from divulging or otherwise making known to any other person, firm, corporation, or entity, any of the materials, processes, or procedures utilized by plaintiff in the discovery, and trial of ***J9L092T5PB J9LOKHWRFJ J9L1JCBQ77*** and. ***J9L01HNC5K*** which became known to him during the course of said ***Consultant Agreement*** between said ***Defendant*** and Plaintiff..

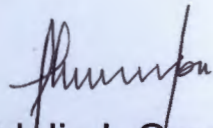
A judgment for damages against ***Defendants aforesaid*** for all sums shown to have been suffered by



**Plaintiff** by reason of any of the matters set forth in this Complaint or otherwise in the sum of \$3.34 Million proved at trial; and

D. Such other and further relief as the court may deem just and proper.

Respectfully



submitted,

Fidelis I. Omegbu 4057 N. 41<sup>st</sup> St. Milw.

Telephone No. – (414)795-9974

Email: [fidelisomegbu202016@outlook.com](mailto:fidelisomegbu202016@outlook.com)

~~City of Milwaukee as Defendant to the incident of 2/13/2019~~

Statement of Claim

On February 13<sup>th</sup> 2019, While Plaintiff Fidelis Omegbu was driving his car in Milwaukee, Wisconsin, Corey L. Green drove his car at area for 30 MH on a left turn crashed his vehicle on Plaintiff's body injuring him and his vehicle damaged completely.

51. City of Milwaukee .Police Officer called to crash scene  
J9L01HNC5K J9L092T5PB J9LOKHWRFG  
J9L1JCBQ77 Supervisor Milw. Police department. 749 West State St., WI. 53201, had no reason that plaintiff violated any law while on transport to the hospital unconscious. The excessive force caused a head injury, Body injuries, Eye injuries, Bone injuries, and other injuries.

**52. Fidelis Omegbu should not have to pay for 3months, 6days, 2hours in-patient hospitalization at St. Luke's hospital and other third-party experts that saved plaintiff's live.**

**53. . The City of Milwaukee is negligently liable to these incidents by its Police Officers, investigating officers, tow lot administrators, and its failures to manage its departments concerning plaintiff.**

**54. Defendant City of Milwaukee  
J9L092T5PB City Tow took Plaintiff's car from the crash scene; and used to its advantage because it believed that Plaintiff was dead, thus they must sell his car parts.**

**55. Plaintiff, re-writes, alleges, and reallege paragraphs 1 thru 54,as if re-written herein. City of Milw. Is charged with these J9L01HNC5K J9L092T5PB  
\_ J9LOKHWRFG J9L1JCBQ77**

**56. The value of the amount in controversy, exclusive of interest and costs,exceeds the sum of \$3.4 Million. The jurisdiction of this court arises under 28 U.S.C.A. § 1332.**

**Fidelis I.Omegbu**  
**4057 N. 41<sup>st</sup> Street, Milwaukee, WI 63216**  
**Pro Se Plaintiff**

*Case Number*\_\_

*Wisconsin Motor Vehicle Crash Report*



J9L092T5PB J9L01HNC5K

*Incident Car Crash of 10/1/19 (WMVCR) | Relief sought by Plaintiff*

**A;B;C; & D and award of money included.**

WHEREFORE, ***Plaintiff*** requests:

JUISDICTION:

I am suing for a violation of federal Law under 28 USC Sec. 1331

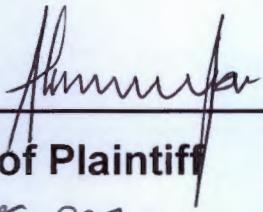
JURY DEMAND:

I want a Jury to hear my case.

**I declare under penalty of perjury that the foregoing is true and correct.**

**Complaint agree this 20th day of June 2021.**

**Respectively Submitted**



**Signature of Plaintiff**

414-795-9974

**Number**

**Plaintiff's Telephone**

fidelisomega202016@outlook.com

**Address**

**Plaintiff's Email**

**REQUEST TO PROCEED IN DISTRICT COURT WITHOUT  
PREPAYING THE FILING FEE.**

**I Do request that I be allowed to file this complaint without  
paying the filing fee. I have completed a Request in District  
Court without Prepaying the filing fee form and attached it to  
the complaint.**

*IN THE UNITED STATES Eastern DISTRICT COURT of  
Wisconsin  
FOR THE Eastern DISTRICT OF Wisconsin, Civil DIVISION  
(full name of Plaintiff)*

**Fidelis I.Omegbu  
4057 N. 41<sup>st</sup> Street, Milwaukee, WI 63216  
Pro Se Plaintiff**

Case Number **21-C-0786**

*Wisconsin Motor Vehicle Crash Report*  
**J9L092T5PB J9L01HNC5K**

*Incident Car Crash of  
2/13/19(WMVCR)*

*NON-PRISONER REQUEST TO PROCEED  
IN DISTRICT COURT WITHOUT PREPAYING THE FILING  
FEE*

*NO. I am unemployed*

*No. I am Single.*

*No. I do not have any dependent.*



<u>SOURCE OF INCOME</u>	<u>AMOUNT\$</u>
-------------------------	-----------------

- ~~W~~ Social Security Benefits(SSN) \$1600.
- No other income

Expenses

Rent	\$775.
Car or truck payment	306.
Other house payments	13400.
Total	24481.

PROPERTY:

No. I do not own a car.

Yes; I own a truck

F-150 Model 2006

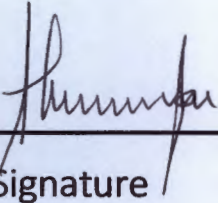
No. I Do not Own Home(s).

Yes; I have a checking and a saving account. \$35. In these account.

No. I DO n ot own other property of value

V No. I DO not have oether circomstancee to describe

I declare that I am the Plaintiff bringing this complaint. I declare that I am unable to prepay fee filing fee and that I am entitled to the relief sought in the complaint. I declare under penalty of perjury that the foregoing is true and correct.

 6/21/21  
\_\_\_\_\_  
Date}Signature

IN THE UNITED STATES Eastern DISTRICT COURT of  
Wisconsin  
FOR THE Eastern DISTRICT OF Wisconsin, Civil DIVISION  
\_\_\_\_\_  
(full name of Plaintiff)

**Fidelis I. Omegbu**  
**4057 N. 41<sup>st</sup> Street, Milwaukee, WI 63216**  
**Pro Se Plaintiff**

Case Number\_\_

57. Wisconsin Motor Vehicle Crash Report

Incident Car Crash of 10/01/2019(WMVCR)

**58.DRIVER:Sean V.Jones**  
**J9LOKHWRFG 537 N 25<sup>th</sup> St.**  
**Milw.,WI.53233 Ph.414-629-0102**

. Statement of Claim



59. On October 1st 2019, While Plaintiff Fidelis Omegbu was driving his truck in Milwaukee, Wisconsin, **DRIVER: Sean V. Jones** **J9LOKHWRFG 537 N 25<sup>th</sup> St.**

**Milw., WI. 53233 Ph. 414-629-0102** drove his car at area for 30 MH on a left turn crashed his vehicle on Plaintiff's body injuring him and his vehicle damaged completely. In another incident Defendant **Alexis R. Jones Struck Plaintiff and his vehicle at Wisconsin and 27<sup>th</sup> St. in Milwaukee on October 1<sup>st</sup>, 2019 at 08:55AM crash time. See J9LOKHWRFG**

60. The crash scene shows the vehicle in transport on roadway collided its' front to plaintiff 's passenger door side.

61. Accordingly, in a four-way intersection

**Alexis R. Jones knew and should have known** having traffic lights all four sides are controlled through the color lights. Plaintiff allowed the yellow light to complete before it moved to Wisconsin Ave. southbound and immediately was struck by a reckless driver at the speed of about 60 MPH striking plaintiff at the rear.

62 Plaintiff alleges, realleges paragraph 1 thru 61 and incorporate same herein.

63. **Alexis R. Jones suffered Vehicle Damage RIGHT FRONT CORNER as shown in J9LOKHWRFG**

**64. Defendant Alexis R. Jones is resident of Milwaukee. Residing 537 N**

**25<sup>th</sup> St. Milw., WI. 53233 Ph. 414-6290102**

**and is the driver operating at the speed of about 60 MPH when he struck.**

**65. Defendant Alexis R. Jones was**

**travelling with his wife or girlfriend**

**Ms Sean Jones living at 537 N. 25<sup>th</sup>**

**St. Milwaukee, 53233. Same couple had**

**A child in the car while speeding at 60**

**MPH at the intersection of Wisconsin Ave. and 27<sup>th</sup> St.**

**66. Defendant Alexis R. Jones had**

**no insurance at time. The vehicle this**

**defendant was driving is**

**ID: 1J4NT1GAOBD103717 Jeep 2011**

**PATRIOT BLACK with License**

**Number ACR5209 and suffered**

**functional Damage at the front.**

**Vehicle Can not be driven**

**67. This defendant is liable for the cost of repairing Plaintiff's vehicle and all the damages resulting to this crash. Plaintiff estimate that the total monetary cost is over the minimum amount in this court or during discovery and trial of this matter.**

**68. Plaintiff alleges, realleges paragraph 1 thru 66 and incorporate same herein.**

**69. This Police Officer of the City of Milwaukee, failed to investigate the crash scene correctly. Plaintiff was**




travelling on 27<sup>th</sup> Street going Southbound. And he wrote:

“ I, a sworn law officer,  
agree that I have not  
added any CJIS in this report”

**70.** Yet, defendant **E. ERVING** Police Officer with his supervisor approval wrote “UNIT 1 Travel SOUTHBOUND ON 27TH ST. APPROACHING WISCONSIN AVE.... MAKING A LEFT HAND TURN TO TRAVEL EASTBOUND ON N. 27<sup>TH</sup> ST. UNIT 1 FAILED TO STOP AT THE FLASHING RED TRAFFIC SIGNAL AT W. WISCONSIN AV AND UNIT 1 COLLIDED WITH UNIT 2”  
**J9LOKHWRFG**

**71.** defendant **E. ERVING** Police Officer report is an error and false collaboration with Police Department and his persona animus with the Plaintiff after the last incident on 2/13/2019.

*IN THE UNITED STATES Eastern DISTRICT COURT of  
Wisconsin*

*FOR THE Eastern DISTRICT OF Wisconsin, Civil DIVISION*  
 (full name of Plaintiff)

**Fidelis I. Omegbu**

**4057 N. 41<sup>st</sup> Street, Milwaukee, WI 63216**

**Pro Se Plaintiff**

Case Number \_\_\_\_\_

*. Wisconsin Motor Vehicle Crash Report*  
**J9L1JCBQ77**

*Incident Car Crash of 1/23/1/2019 (WMVCR)*

**.72. . In another incident on 1/23/19 at about 01:50 PM Aye Myint J9L1JCBQ77 2175 S. 21<sup>ST</sup> St. Milwaukee, WI. 53215 Tel: 414-460-1769 crashed her car to plaintiff's vehicle on go-slow traffic waiting near the bridge on 27<sup>th</sup>, St. The traffic stop was obvious because an officer was tending to the traffic; when Ms. Aye Myint struck me from the back.**

**73.. Aye Myint, was traveling at a great high speed on 27<sup>th</sup>, St. Northbound without lights and crashed on plaintiff's back-rear forcing it to the island dry land. See J9L1JCBQ77**

**74.Aye Myint's Motor vehicle in transport on a high speed; where the speed limit was 30 MPH; was speeding excessively more than 60 MPH pushing plaintiff to the island.**

**75. Aye Myint's motor vehicle in transport had a License Plate No. AEV3935; vehicle Identification No.1N4AL3AP7EN241434; Nissan 2014 ALTIMA 2.5; and suffered disabling damage due to the crash.**

**76. Aye Myint, as the operator is an Asian by race, date of birth 04/27/2000, has a driving license M4200000064700 had no apparent injury. She did not seek medical attention and did not go to the hospital. Rather, she called her husband to the scene of accident.**

**77. This defendant; Aye Myint is liable to this crash; mus the responsible for the cost, pay for plaintiff damages, according to law.**

**78.The value of damages in money Is greater than the minimum allowed in this court. Additionally,this defendant and her hisband had a car insurance covering this crash.**



79. Progressive insurance Company that indemnified them should be called to this reckless driving and forced to pay to this court.

80 .Accordingly, plaintiff recalls Defendant Howard S. Sicula on J9L01HNC5K J9L092T5PB, J9LOKHWRFG, J9LJCBQ77 1110 North Old 3<sup>rd</sup> St., Suite 320 Milwaukee, WI.53203

81 Since more than 10 years ***Plaintiff*** has engaged, learnt, studied ,applied, used and worked on computers, emails, consultations, software analysis, and sale of systems to communicate online thru the Microsoft **systems**.

82. Accordingly, plaintiff recalls Defendant Howard S. Sicula on J9L01HNC5K J9L092T5PB, 1110 North Old 3<sup>rd</sup> St., Suite 320 Milwaukee, WI.53203

44. Since more than 10 years ***Plaintiff*** has engaged, learnt, studied ,applied, used and worked on computers, emails, consultations, software analysis, and sale of systems to communicate online thru the Microsoft **systems**.

44.The computing process developed and utilized by ***Plaintiff*** has resulted in the production of superior consulting computer network that advises customers on the use and methods.

45. Such computing processes constitute valuable trade secrets which are the property of ***Plaintiff***. Included among the computing processes which are trade secrets by: engagement, learnt, studied ,applied, used and worked on computers, emails, consultations, software analysis, and sale of systems to communicate online thru the Microsoft **systems**



**46. Howard S. Siculo on J9L01HNC5K J9L092T5PB, 1110 North Old 3<sup>rd</sup> St., Suite 320 Milw., WI. 53203** who at all times during said Agreement stood in a relationship of trust and confidence with ***Plaintiff***, became, by reason of said Agreement, intimately acquainted with all the processes, procedures, equipment, and paraphernalia involved in the computer and knew that the information imparted to him during his Agreement with ***Plaintiff***, that said computing processes and procedures were confidential.

47. and agreed, pursuant to said Agreement, that he would not, during or after the term of this Agreement, directly or indirectly, use, disseminate, or disclose to any person, firm, or other business entity for any purpose whatsoever, any information regarding said computing processes which were disclosed to ***Defendant*** or known by ***Defendant*** as a consequence of or through his Agreement with ***Plaintiff***.

**48. Howard S. Siculo is a partner in the PKSD law firm and possess all the information from the PKSD systems** but is not limited to, information regarding customers, services, suppliers, and related matters.

49. and also includes information relating to research, development, inventions, manufacture, purchasing, accounting, and marketing.

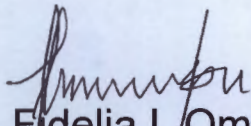
**50. Howard S. Siculo** has engaged, and is presently engaged, in the furtherance of a plan or scheme to induce the wrongful disclosure of ***Plaintiff*** trade secrets as described above and to wrongfully utilize *and/or* disseminate such trade secrets to its advantage and to the loss of ***Plaintiff***.



A judgment for damages against  
***Defendants aforesaid*** for all sums  
shown to have been suffered by  
***Plaintiff*** by reason of any of the  
matters  
set forth in this Complaint or otherwise  
proved at trial; and

Such other and further relief as the court may deem just and  
proper.

Respectfully



submitted,

Fidelia I. Omegbu and his Wife Ekwutosi G. Ichefu, 4057 N. 41<sup>st</sup>  
St. Milw.

Telephone No. – (414)795-9974

Email: [fidelisomegbu202016@outlook.com](mailto:fidelisomegbu202016@outlook.com)